	AGN. NO
MOTION BY SUPERVISOR MICHAEL D. ANTONOVICH	AUGUST 10, 2004

UNFUNDED STATE MANDATES

A recent Sacramento Superior Court ruling in favor of San Diego County's claim that the State of California's failure to fund certain State mandated special education services (AB 3632 and AB 2726) is unconstitutional, and that, as a result, the statutes requiring the County to provide those services are unenforceable and has a direct bearing on Los Angeles County. The State's failure to pay in full for services it mandates has caused extreme hardship and financial burdens on Los Angeles County.

I, THEREFORE, MOVE that the Board of Supervisors direct County Counsel to file an amicus brief, and direct the Chief Administrative Officer to prepare a report to the Board within 30 days outlining the potential impact this ruling will have on all State mandated County programs.

#

MDA:rkrh s:\motions\Unfunded State Mandates

	<u>MOTION</u>	
Molina		
Burke		
Yaroslavsky		
Antonovich		
Knabe		